

Defendants conspiracy a highly sophisticated Transportation
Vehicle Road Rage disguised induced enemy combatant
Rouse with shells and dirty bomb throw out of
Car window Louisiana License Plate No.: VVY633,
(1 of 11)

which used chemical warfare dirty bomb material
angry side effects pre-portion piece-meal
covert terrorism modus operandi while
using Invasion of Privacy Terror Intent to
know when I roll, my, window/automobile
window down to hit, me, in, my, face and
left vision while driving, (Hear/Defendant #1),
automobile (Lic. plate VVY633, Louisiana) in-front of,
my, automobile. Within, 3.25 miles farther,
on, Interstate 20 East Civic Center Monroe,
Louisiana Area, Defendant #2, later about another,
3.25 miles farther, identified as fiancé of,
Defendant #1, COINCIDENCE, false pretense to
antecedate more witnesses if criminal trial and
apprehension of, their persons for, murder
Against Plaintiff/me, or, Attempt of murder
Against me/Plaintiff on Gas Station Video Premeditated
Video Blocking orchestrated Paramilitary Practiced
Trained Enemy Combatant Covert Terror Attack
Against, my, person (Plaintiff's person).

Kangaroo Gas Station, Video Surveillance
Security CD-Rom, July 11, 2015, 10:00P.M./09:00P.M.-11:00P.M.
Video Footage, will show, Defendant #2, and I (Plaintiff)
automobile mutual disguised road rage, induced
attempt of alibi; (Rouse/Def #1) puppet brother cohort
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[See: Both Def's Bank Account [Attempt of Murder Fund] Bail Bond Murder Fund]
 style automobile driver defendant #1;
 puppeteer co-fence "gang" initiation attempt of
 murder automobile/pick-up truck driver
 defendant #2, versus prime intended
 innocent victim of plot automobile driver
 plaintiff, arrive on, Kangaroo Gas Station Video
 Surveillance Security CD-Rom, July 11, 2015,
 10:00 a.m. / 09:00 p.m. - 11:00 p.m.),

(Rouse Pointed Earlier on Video Before Incident Gas Station -
 Customers and/or Gas Station Disguised employees -
 Disguised Skills: Pac, Con, & Neutral Rolls)

and footage of, me, trying to leave the
 Kangaroo gas station mitigation against defendants'
 Frame-Up Attempt. It (video) also shows defendant
 #1's false pretense (pretext) automobile [premeditated]
 synchronized/orchestrated with defendant #2's
 license plate number lure from freeway I-20 E
 exit, which puts, me (plaintiff), in defendant #1's
 premeditated blocking to delay (intimidate), me/
 (plaintiff) from their defendants' murder plot
 against, my/plaintiff's person. Defendant #1,
 appears behind, my, automobile in, Her, automobile
 which is my exit route to safety, raises down,
 Her, window screaming violently road rage

Verbal pre-scripted sentences, inserted sentences
 and phrases, which first reveals this Female
 Dirty Bomber, whose, Louisiana License Plate
 Number: VVY633, was gathered earlier on
 the freeway by the Plaintiff (me), for that dirty
 bomb reporting reason. Video Surveillance Security
 CD-Rom Kangaroo Gas Station Footage, further
 mitigation proves that the plaintiff did
 not have any opportunity to obtain defendant's
 Louisiana License Plate Number: VVY633 license
 plate number any other way except on the
 I-20 East freeway. Mitigation #3 Against Frankly
 of the, In prose, Plaintiff (me), is I tried to
 leave the gas station again non-threatening
 to defendant #1, and, Defendant #2, took it
 upon Himself to try to run-up and kill me,
 with a gun or knife possibly in, His hand
 towards my raised down drivers-side window,
 OR He was trying to run-up and kidnap my
 person. I panicked to animatedly try to shield
 my, vulnerable left drivers side window/door
 to, Defendant #2's (His), Violent Covert Terror
 Attack, using a, short U-Turn/Sharp U-Turn,
 to take/drive, my, Left Exposed Vulnerability,

Raise down (slow electric window) door away from the on-coming approaching violent attack, my, defense mechanism, Fender Bender Accident Resulting from, Defendant #2, trying to stop, me (Plaintiff), from leaving that, Kangaroo Gas Station Alive and Well. To prevent imminent danger of physical or fatal harm to, my, person a car accident resulted and the, Defendant #2, continued to, my, left side door window and began pulling, my, person and punching, my, person while I was still in, my, automobile.

After, His, piece-meal first attack prerequisite to create an alibi on, Kangaroo Gas Station video surveillance security CD-Rom, is used with skills for, His (Defendant #2's) premeditated possible incarceration of, His, person, with conspiracy, piece-meal road rage fist attack, then [baseball attack] bat attack with skills and lies of cohorts/puppets, the handgun heat of the passion disguised rouse to kill highly visible

covert antiteerrorist license plate gather,
 plaintiff, herein. (SEE: California License Plate
~~Number~~ Number: 7HER546 Shills/
 Cohort/Pointe, on I-20E,
 during dirty bomb by
 Defendant #1.) (SEE: Phone
 Records of "All" Defendants
 and 7HER546(CA) since:
 02/26/93, pursuant to The Patriot Act)

When the Defendant #2, ran to retrieve
 the premeditated piece-meal baseball bat from,
 His, pick-up truck, I was able to get out
 of, my, drivers side door on (video surveillance
~~Kangaroo~~ Security CD+Rom Kangaroo Gas Station
 Footage) and disarm, His, person with only
 one violent strike to, my, head from, His,
 baseball bat, and ran, my, way dizzy to the
 Kangaroo Gas Station, to safety grabbed a mop
 to defend myself, dizzily went back outside
 of the, Kangaroo Gas Station, but noticed, His/
 Defendant #2's, handgun, which as police was
 notified by numerous "citizens," "tourists," and "Shills
 for, against, and, neutral Disguised" (SEE: Phone Records
 And Defendants' Phone Records Contacts Connection
 since: 02/26/93, for COINCIDENCES, pursuant to
 The Patriot Act.) (1. of 11)

As law enforcement arrived and defendant #2 realized that, His, automobile pick-up truck was inoperable decreasing any chance of, Unsolved mystery On Kangaroo Gas Station, Video Surveillance Security CD-Rom, the defendant while panicking went in, my, automobile and tampered with, my, spittal cup, and put, my, spittal sample, and, His, handgun in defendant #1's, operational ^[SEE VIDEO] automobile.

While plaintiff was in the above mentioned defensive actions, the defendant #1, mentioned ^[mit. #7] tear gas spray, me, but, my, vision was not rendered sightless, to increase the, Her, chances of helping defendant #2, murder my, person.

~~When the responding officers arrived,~~ and I was intimidated from using, my, cellular telephone to call 911, due to it being still in, my, automobile blocked by ^(cell phone) defendant #1's automobile and both defendants with handgun, tear gas, baseball bat... Invasion of privacy with Terror Intent was possibly used piece-meal highly sophisticated if the ^(to file)

the defendants had illegal technology to know that I raised, my, left drivers side window down; highly sophisticatedly defendant #1, used a piece-meal rouse technique to induce me/(plaintiff) to raise down, my, drivers left-side window before defendant #2's violent launch of, His, attack against, my, person, when, she, initially got in block raised down, Her, right passenger window to delay or covertly intimidate, me, from leaving the, Kangaroo Gas Station, mentioned above, where, she, is described as: "violently road raged verbal pre-scripted sentences, inserted sentences and phrases, which first reveals this, Female Dirty Bomber, whose, Louisiana License Plate Number: VVY633".

Defendant #3, Stephens #: 299, with deliberate indifference appeared to be the force of the attempt of ~~Attack~~ Bat To Kill For "Gang" Initiation (State Actor Lie Detector Test, Him + Defendants #1 + #2). And appeared to be an, Inside Jobber, with the intent to "defame plaintiff's character", "usage intimidation", and, "deceit", automobile antiterror (8 of 11) multiple

actions to continue to live, my, life in the pursuit of happiness." Defendant #3, Reported tainted, colored, and, antedated, Monroe Police Incident Report Number: 2015-00043918, and criminally charged, me, as the terrorist or assault + batterer, and/or, initiator of the action rather than the, victim with A Federal Constitutional Right To Privacy Private And To Be Concealed From Covert Terrorist. I was booked into the, Onachita City Jail (OCC), and the arrest date was illegally changed to, July 12, 2015, to downcode the, Post-09/11/01, and/or, Post-July 4th 2015-Covert Terrorism, elucidated by the facts that, Saturday, July 11, 2015, was, COINCIDENTALLY, the date of the, Arrest, (False Arrest), and, Covert Terror Attack, by defendants.

On, July 13, 2015, the, In Pro Se, Plaintiff, Jerome L. Grimes, bailed-out of the, Monroe, Onachita City Jail, Louisiana. But defendant #3, deliberately Indifferently seized, my, cell phone with bail bond resources I, previous lawsuits network telephone numbers (6th Amendments) U.S. Const. (cellular phone #s) U.S. Const.

1. Jerome L. Grimes - v. - Roy #: U.S. District Court, District of Louisiana, Shreveport Division,
Civil Complaint No. 15 CV - 66 Sec. 8
(9 of 11)

2. Jerome L. Grimes

2. Paul Gregory Grimes

(decedent) Estate,

- V. - San Francisco General Hospital
(Dialysis Center)
Case No: 905 - misc3. Jerome L. Grimes - V. - Chris England (aka Christopher Shultz)
U.S. District Court, Western District of Texas (Dallas Texas)
Civil Complaint No.: 3:15-CV-951-MH. B. Jerome L. Grimes - V. - [1. Matthew Meale] [Shreveport, La.]
[2. Jane Doe, et al.]
U.S. District Court, Northern District of California
Civil Complaint No.: CV5 -II Remedy Exhausted ATSC

Damages incurred and criminal court has started against the plaintiff in the, Onachita City Jail-Court System proceedings. Defendants will NEVER admit to a conspiracy.

VII Relief Requested (Lie Detector Test, Defendants pursuant to, The Patriot Act.)

An injunction ordering the defendants to take a Lie Detector Test, to ascertain their future covert terrorism attacks at, Home, and, Abroad, pursuant to, The Patriot Act. And involvement of the Framing issue of Federal Law causes of Action, herein. Case, being prosecuted in, Onachita City Court, being, Dismissed, due to, Right To Exculpation Evidence, i.e., Kangaroo Gas Station Video Surveillance Security CD-Rom, being obtained late from the, Kangaroo Gas Station, And obtained illegal Antedated Framed-Up Monroe Police (10 of 11)

Report/Incident Report Number: 2015-00043918
being used illegally to hold the, In Prose,
Plaintiff's, Criminal Charges, against, Him/Plaintiff.
Punitive Damages: \$44,000.00 (Forty Four Thousand
Dollars)

Damages: \$26,000.00 (Twenty Six Thousand
Dollars) [my] 1966 Year, upside down Date

Defendant #3, State Actor, Stephens, Badge #: 299 ← Year 66
(OCC) Onachita Correctional Center
4801 Hwy 165 South, Monroe, LA, 71202
** Monroe Police Department

I declare under the penalty of
perjury, under the laws of the
United States, that the foregoing is
true and correct.

Dated: July 14, 2015

Jerome L. Grimes
Jerome L. Grimes
Plaintiff, In Prose